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Attorneys for Defendants CF Medical, LLC and AssetCare, LLC

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

15 **VERONICA MARQUEZ a/k/a**
16 **VERONICA MARTINEZ, individually**
17 **and on behalf of all others similarly**
 situated.

18 Plaintiff,

V.

21 | CF MEDICAL, LLC, ASSETCARE,
LLC, and JOHN DOES 1-25.

23 | Defendants.

Case No. 2:19-cv-00751-RFB-NJK

**SECOND STIPULATION TO
EXTEND TIME TO RESPOND TO
COMPLAINT**

Plaintiff, Veronica Marquez a/k/a Veronica Martinez (“Plaintiff”), and Defendants,
CF Medical, LLC and AssetCare, LLC (“Defendants”), through undersigned counsel,
hereby stipulate and agree that Defendants shall have a 21-day extension of time, until July
12, 2019 to respond to the Complaint. Defendants are investigating plaintiff’s claims, the

Parties are engaged in informal discussions regarding potential resolution, and the additional time to respond to the Complaint will facilitate these discussions.

This stipulation is filed in good faith and not intended to cause any delay.

Dated: June 21, 2019

AGREED TO BY:

/s/ Robert M. Tzall
Robert M. Tzall
Attorney for Plaintiff

/s/ Shannon G. Splaine
Shannon G. Splaine
*Attorney for Defendants,
CF Medical, LLC and AssetCare, LLC*

IT IS SO ORDERED:

NANCY J. KORPE
UNITED STATES MAGISTRATE JUDGE

Dated: June 21, 2019